## The Ieffersonian Democrat.

J. O. CONVERSE, Proprietor.

A Weekly Newspaper, Devoted to the Dissemination of Republican Principles, Education, Gemperance, Literature, Agriculture, and the News of the Day.

TERMS---\$1,50 per Annum

VOL. X., NO. 30.

CHARDON, GEAUGA COUNTY, OHIO, FRIDAY, JULY 29, 1859.

The Jeffersonian Democrat to PUBLISHED EVERY FRIDAY MORNING, AT CHARDON, Geauga County, Ohio.

RATES OF ADVERTISING. Lusar Advertisements will be inserted as follows:-50 cts. a square, first insertion; each subsequent insertion, 25 cts. a square.

Business Advertisements will be inserted at

### BJSINESS ADVERT SEMENTS WITH DE INSERTED AT THE FOLIA THE FOLI

one year,

Alvertisements should be marked the number of times they are designed to be inverted; these notes marked, will be continued until ordered out, and charged according to the above terms.

The privileges of yearly advertisers will be consent to their resultant business. and to their regular business.

Attarneys will be hablen for the price of inserting

Attorneys will be addressed to the proprietor, (postage paid,) to receive attention.

LIST OF PUBLIC OF FICERS:

found rendy to attend to any call, unless professionally absent, residence occupied by Dr. Sammer May 6, 1859.

DR. L. McBRIDE, CHARDON, ORIO,

Who selects from Nature's Batanical resources the Salost, Mildest, Succest and Best Remedies that will effect a Speedy Recovery.

March 11, 1359

R. & N. DART & CO., Importers and Jobbers of Dry Goods, 23 WARREN STREET, N.Y. A Large Assertment of Cloths, Ca Vestings, Tweeds, Dress Trimmings, Ribbons, White Goods, Hosiery, Yankee Notions, &c., March i1, 1859.

WILLIAM ROBERTS' Boot and Shoe Shop, Over C. Knowles' Harness Shor. Chardon, Feb. 11, 1859. PHELPS AND THRASHER, Attorneys-at-Law, OFFICE—ON MAIN STREET, Opposite Chase's Hotel Chase's Hotel

Jan 23, 1359. D. W. CANFIELD,

WILKINS & KELLEY, General dealers in Croceries, Hardware, Dye Stuffe, Flour, Fish, Yankee Notions, 4c. Store Union Black, Chardon, Ohio.

L. PATCH, DENTIST, WILL be in Chardon on the first Tuesday of

CITY HOTEL,

PROPRIETOR. 22, 24, 26, Sensca Street, North, CLEVELAND, Ohio.

T. B. BROBIWAY.

BRAINARD & BURRIDGE, Engravers, Lithographers, and OESIGNERS. Herald Block, Cleveland, Ohio.

R. CREIGHTON, Book Binder and Blank Book Manufacturer, HERALD BUILDING, CLEVELAND, OHIO.

Blank Books Ruled and Bound to Order-Old Books Rebound.

THE Undersigned have fitted up the above BURNETT & TINKER, Proprietora.

THE CONSUMPTIVE'S REPLY. BY OCCROR D. PRENTICE

Office directly ever the Drug Stere of Conk & Ham ilton, west side of the Public Square.

TERMS:

If paid in advance, \$150

If not paid within the year, \$200

EVAL kinds of merchantable produce taken in payment, at the market order.

Other control of the grave of the covening hour Close o'er the fading stream, Other can be a control of the covening hour Close o'er the fading stream.

payment, at the market price.

"No paper discontinued until all arrearages When my heart's tears gosh wildly at the thought That, in the fresh, young morning tide of life, That, in the fresh, young morning tide of life, I must resign my breath. To me the earth Is very beautiful. I love its flowers,

I must resign my breath. To me the earth
Is very beautiful. I love its flowers,
Its birds, its dews, its rainbows, its glad streams,
Its wales, its mountains, its green-woolog woods.
Its moonlight clouds, its sunsets, and its woft
And dowy twilights; and I needs must mount
To think that I shall pass away
And see them nevembers.

But thou, the loved
And fendly cherished allol of my life,
Thou dear twin-apprix of my deathless soul,
Twill be the keenest anguish of my heart
To part from thee. True, we have never leved
With the wild passion that fills heart and brain
With flams and madness, you my love for thee
Is my life's life. A deeper, holier love
Hawnever sighed and wept beneath the stars,
Or glowed within the breasts of salate in heaven
it does not seem a passion of my heart,
It is a portion of my road. I feel
That I am but a softened shade of thee.
And that my spirit, parted from the maverse
Like a star-shadow when the star twelf
Is hidden by the storm-cloud. Ay, I fear
That leaven itself, the filled with love and God,
Will be to me all desolate, if thou,
Bear spirit, at not there. Ive often prayed
That I might die before thee, for I felt
I could not dwell without thee on the earth.
And now my heart is breaking at the thought
of dying white shou livest, for I feel, And now, my heart is breaking at the thought

HORACE WILDER District Judge
DARIUS CADWELL Sonstor
PFFER HITCHCOCK Representative
M. C. CANFIELD Probase Judge
E. G. WHITE Sheriff
WM. N. KEENY Clork
C. C. FIELD Andior
H. N. SPENCER Treasurer
L. C. LUDLOW Recorder
H. K. SMITH Pros. Attoricy
J. S. CLEVEL AND Coroner
HARRIS GOULD Auctioneer
J. O. WORALLO
J. V. WHITNEY
MARSH SMITH WARSH SMITH
MARSH SMITH Weak and low
My pulse of life is flattering at my heart.

Marsh SMITH Weak and low
My pulse of life is flattering at my heart.

Schol Examiners
R. B. DNATON
J. V. WHITNEY
MATSH SMITH
B. B. WOODBURY
MATSH SMITH
B. B. WOODBURY
MATSH SMITH
B. WOODBURY
MATSH SMITH
Week and low
We

I walk with thee, hand in hand, and share. Thy gentle thoughts and functor; in thy grief, When all seems dark and devolute accound. Thy bleak and lonely pathway, I will glide. Like a bright shadow o'er thy soak and charm. Away thy sorrow; in the quiet hush. Of the deep night, when thy dear head is laid. Upon thy pillow, and thy aprit craves. Communion with my spirit, I will come. To nerve thy heart with strength, and gently lay. My lip upon thy forchead with a touch. Like the soft kisses of the southern breeze. Stealing o'er bowers of resers; when the wild, Like the soft kisser of the southern breeze Stealing o'er bowers of roses; when the wild, Dark storm of lits beats fiercely on thy head, Thou wit behold my semblance on the cloud, A rambow to thy spirit; I will bend At times above the fount within thy soul, And thou wilt see my image in its depths, Gazzag into the durk eyes with a smile As I have gazed in life. And I will come To thee in draums, my spirit-mate, and we. To thee in dreams, my spirit-mate, and we, With clusping hands and intertwining wings, Will nightly wander o'er the starry deep, And by the blessed streams of Paradise, Loving in heaven as we have level on earth.

Benjamin Franklin's Integrity.

But few bave it in their power to do so much good or evil as printers. We know they all glory in Dr. Franklin as a father, ATTORNEY AT LAW, will practice in all the Courts of Resort in this and adjoining counties 57 Office directly over the Store of Rexford & Cauffeld, Chardon, O 461 1y veneration. Happy would it be for them if they would read the following with a this way is described?" asked his mother. resolution to imitate it :

busy, he begged the gentleman to leave it for consideration. The next day the author called, and asked his opinion of it. Franklin replied :

whether to reject it or not, I thought I strict honosty the star would be your own. So I left it to the Lord to say whether I would put it to this issue-at night, when my work was done, I bought a two penny and Henry's hindrance through his mother's I was drinkin' too much, for him to take to a trustee, of any property, money, rights or his legal representatives. The dividends loaf, on which, with a mug of cold water, necessities? The only value of the sign is away my appelite for specific." Here, or credits, in trust for the benefit of credi-I supped heartily, and then wrapping myself in my great coat, slept very soundmyself in my great coat, slept very sound-ly on the floor till morning, when another loaf and a mug of water afforded me a was richer than Henry's mother."

Brother Noel groaned plously, and asked,
"What then, Brother Crump?"—
"What then, Brother Crump?"—
"And," replied Crump, "I've prayed breakfast. Now, sir, since I can live

living? One cannot read this anecdote of our school constantly for the next six weeks." American sage, without thinking of Socrates' reply to King Archelaus, who had pressed him to give up preaching in the dirty streets of Athens, and come and live sist in doing the errands after school hours. dirty streets of Athens, and come and live with him in his splendid court:

THEORY OF THE EYES.—Dark blue eyes Charley had been before him, when three weeks before the examination, he was taken The Undersigned have fitted up the above named House, at much expense, with Sventy five Comfortable and Pleasant Rooms. The Furnishings are all xew, which, with their Tanks, they design shall not be surpassed in this or any other sity, at their change of a discriminating public whether in pursuit of massives or regardless for the same meaning as the grey. Hazel eyes are the most usual indications of a specifully solicized. Willing to abide their decisions of their allocations of their allocations of the force of the force almost as an active. Greenish eyes have generally the same meaning as the grey. Hazel eyes are the most usual indications of a specifully solicized. Willing to abide their decisions of their allocation and the force of mind masculine, vigorous and profound. -Quarterly Review.

A More Excellent Way.

"Mother, mother," exclaimed Charley Morris, as he rushed into the house after school in great excitement, "what do you think we are going to do in school?" "Study, I hope," said his mother quietly, while the little fellow stopped to take breath.

"Wa shall have to that's a fast "said the highest mark of honor ever recovered by the property of the little fellow stopped to the highest mark of honor ever recovered by Musing and lone we sight through the

"We shall have to, that's a fact," said the highest mark of honor ever received in the institution. The star was awarded "to Charles Morris, for punctuality of attend. Counting the hours that fly, while he's away wanted to tell you, mother. You know ance, propriety of deportment, and success that there are just six weeks before examing in scholarship." through the term."

"Of course, I do mother, but there is one thing more. The boy who has been at the head of his classes for the longest the bead of all his classes."

It is a better scholar, and but for sickness, would have been at the head of his classes for the longest the bead of all his classes."

Lenoy lows July 6, 1859. time is to have, besides his diploma, a After a moment's consultation with the will be called the star scholar, and rank replied : highest in the school."

"So you are aiming at this bright par- fulfilled the conditions prescribed."

"Yes, mother, and I will have it too, you will see! Dr. A. says it is a more honorable distinction than the Legion of Honor. Won't you be proud, mother, to see me wearing it at the evening ex-hibition. The teachers will tell you that your boy is the best scholar in the school."

Honry, unsuspecting what was going on advanced, his pale face flushed with wender

'No, mother, but then I am not obliged same church and living a mile spart, an to study so much, because I have been to intimacy gradually ripened between them;

Speaker of the House of Representatives.

MARTIN WELKER, Henry is up and studying before any one the frankest and most familiar manner to else is stirring in the morning, and always each other, even in regard to their re-sleeps with his book under his pillow at spective foibles.

noment's silence. or, Mrs Morris replied. 'You know all the ambition I have in the world, is centered mergetic, foremost, if possible, in the puryet there is a more excellent way' which I higher even than mental wealth-without on the little porch. which, though posessing 'all knowledge,'

they are nothing Charley's growing ambition had some what cooled, during his mother's calm, but earnest conversation. He was listening at-tentively, as he sat in his favorite place at her feet, though his eyes were downcast, and a sense of shame stole over him.

Charley took down the little well worn Soon after his establishment in Phila- Bible in which he always loved to read

"Why, sir, I am sorry to say I think bearing of this on the question of prizes in the nagin l'd think may be not. What is it highly scurrilous and defamatory.—

Being at a loss, on account of my poverty, the case in hand. Do you think that in Sal Left it to the Lord to say whether I necessities? The only value of the sign is away my appetite for sperits." Here, the thing signified. To me this badge Brother Noel ground piously, and asked,

arrange if possible, so that he can attend Mrs. Colton's consent to the latter ar-The obstacles in arithmetic were cleared BURNETT HOUSE, with him in his spiended court:

"Meal, please your Majesty, is a half friendly race with a fair field and no favor to either. Henry had been at the end of get for nothing."—Printers' News Letter.

> The third week arrived before Henry was able to be dressed, and breathe the outer air,

for a few minutes of the day. Examination

There was a moment of almost breathless cates then only to the very best scholars, attention through the crowed audionce, as who have sustained themselves perfectly Charley walked to the foot of the platform,

among the very best, if you can," said
Mrs. Morris.

"Of course, I do mother, but there is

golden star to wear upon his breast. He gontlemen on the platform, the President "The faculty, Morris, prefer that you should retain the star, as you have literally

"It would not be right, sir," said Charley,

ing to each other, worshipping at the will-LIAM B. WOODS,

I have more time to myself at home. Why, so at last they did not hesitate to speak in Now it came to pass that Brother

Then if he fails to obtain the highest rank in school it will not be for want of diigence, or even of scholarship, but from the incre accident of his outward circumstances. But he will deubtless make a greater effort to be punctual these six weeks to come.'

The will, if he knows of the plan,' said Charley, morelly.

The will is he assignee might have made to a suit in disposed of his crop of ten bales, at the very fair price of twelve and a half cents per pound. It was more than he exhaulting the will deubtless make a greater effort to be punctual these six weeks to come.'

The will, if he knows of the plan,' said Charley, morelly.

The will is he assignee might have made to a suit in the saint the stituted against him before the assignments made by any partnership, joint stituted against him before the assignment state of the same vause of action.

Section 1. Be it enacted by the Gentary for the same cause of action, the same cause of action, the same cause of action.

Section 1. Be it enacted by the gentary for the same cause of action, the same cause of action.

Section 1. Be it enacted by the gentary for the same cause of action, the same cause of action.

Section 1. Be it enacted by the gentary for the same cause of action.

Section 1. Be it enacted by the gentary for the same cause of action.

Section 1. Be it enacted by the gentary for the same cause of action.

Section 1. Be it enacted by the gentary for the same cause of action.

Section 1. Be it enacted by the gentary for the same cause of action.

Section 1. Be it enacted by the gentary for the same cause of action.

Section 1. Be it enacted by the gentary for the same cause of action.

Section 1. Be it enacted by the gentary for the same tause of action.

Section 1. Be it enacted by the gentary for the same cause of action.

Section 1. Be it enacted by the gentary for the same cause of action.

Section 1. Be it enacted by the gentary for the same cause of action.

Section 1. Be it enacted by the gentary for the same cause of action.

Section 1. Be Yes, mother, but to day we had a special Western whiskey, paying therefor at the and place of sale, to be given for at least explanation of something in arithmetic that rate of precisely two pounds of middling thirty days before the day of sale, by adver-'Is my boy quite conscious of the spirit be is indulging? asked the mother, gently.

Does he really wish to gain this prize for himself at the expense of one who deserves began to observe that he need on the expense of one who deserves began to observe that he need of the spirit of the same such claims of the some newspaper printed and of general circulation in the county; or in case no newspaper be printed in the county; or in case no newspaper be printed and of general circulation in the county; or in case no newspaper be printed and of general circulation in the county; or in case no newspaper be printed and of general circulation in the county; or in case no newspaper be printed in the county; or in case no newspaper be printed in the county; or in case no newspaper be printed in the county; or in case no newspaper be printed in the county; or in case no newspaper be printed in the county; or in case no newspaper be printed in the county; or in case no newspaper be printed in the county; or in case no newspaper be printed in the county; or in case no newspaper be printed in the county; or in case no newspaper be printed in the county; or in case no newspaper be printed in the county; or in case no newspaper be printed in the county; in some newspaper of general circulation in the county; in some newspaper of general circulation in the county; in some newspaper of general circulation in the county; in some newspaper of general circulation in the county; in some newspaper of general circulation in the county; in some newspaper of general circulation in the county; in some newspaper of general circulation there in an an antity or in case not consider the county in th himself at the exponse of one who deserves began to observe that his nose grew red the court house door, and in five other pub-Then you don't want me to get the star, that Brother Crump, was drinking too be in the township where such lands and after all, mother, said Charley, after a few much, diffused itself in the neighborhood, tenements lie. Where such advertisement until, as one might say, it became epi- shall be sufficient to insert the same in five 'You will not doubt your mother's inter- demical. People talked and talked-

suit of every honorable attainment. And jury it brought to society at Sharon. So would have them follow; an attainment Crump's and found the old man in a doze to be on the same day of the week; provi-

Brother Crump, as soon as he was made publishing the same in a weekly nowspaper. aware of the presence of his neighbor .- All sales made without such advertisement

body wants it. Brother Crump got his bottle, and the Noel, "sperits is a blessin' that some of Soon after his establishment in Phila-delphia, Franklin was offered a piece to aloud to his mother. Turning to the latt us abuses." "Well, now, Brother Nov!, Speaker of the House of Representatives, delphia, Franklin was offered a piece to aloud to his mother. Turning to the latt us abuses the blessin'?"

MARTIN WELKER, publish in his newspaper; being very of Corinthians hoslowly read the first six who do you think abuses the blessin'? "Well, it is hard to say-but people talk "Do you think, mother," he naked, that -dont you think that you drink a little this forbids scoking any other way for one's too much, Brother Crump?" "It is hard solf? It says scoketh not her own." to say," returned Crump. "Sometimes

is forbids according any other way in the following the forbids according any other way in the following forbids according to say," returned Crump. "Sometimes to say," returned Crump. "Sometimes and Regulating the Mode of Administering Asif you gained it, not by superior scholarship, was a goin, too far in sperits. I put the but by your own prosperous circumstances, whole sponsibility on him; I prayed, of when any person shall make an assignment, and the remainder, if any, to the assignment. "Mother, I dou't want the star at all." that prayer three times, and he hain't

and party passion, for a more luxurious the arithmetic, and to ask his mother to lated Noel, and after taking another same dram, he went home, thinking all the way how eleverly Brother Crump had cleared the responsibility.

ABOUT PAPERS -An exchange gives the ollowing aquib on "papers :" The paper having the largest circulation

he paper of tobacco. Paper for the Roughs-sand paper. Paper containing many fine points-the sper of needles. Ruled paper-the French press.

The favorito paper on railroads-the carpet paper. A taking paper-the sheriff 's warrant.

For the Jeffernonian Democrat.

Far, far away. Morn comes with rosy light, calling the day, Waking the heart's reply, father's away-

rough the term."

and was seen to address a few words to the President. Those who were present could day. Saying in droams to us, father's away-Far, far away.

Lenoy, Iowa, July 6, 1859.

## LAWS OF OHIO. (Published by Authority)

[ No. 217.] AN ACT

To amend section eight of an act entitled "an act prescribing the daties of Supervisors, and relating to Roads and High-

President of the Senate. April 6, 1850.

AN ACT

der and his eyes more moist. The idea lie places in the county, two of which shall is made in a newspaper published weekly, it est in your improvement, even if she should nore especially what few of other denom-the less solicitous about this particular hou-inations of Christians there were there-weekly edition of the newspaper selected consecutive numbers thereof, but wherever for such advertisement, and the circulation Brother Noel was sore troubled at the of the daily in the county shall exceed that scandal, and especially regretted the in- of the weekly, it shall be sufficient for the officer to publish the said advertisement in one morning he stepped over to Brother weeks, before the day of sale, each insertion ded that the expense of such publication in a "Won't you take a dram?" asked daily newspaper shall not exceed the cost of

Why, yes; I'm not agin a dram when a shall be set aside, on motion, by the court to which the execution is returnable, friends took a dram apiece. "Don't you of civil procedure," be and the same is herethink, Brother Noel," said Crump, "that by repealed, and this act shall take effect by repealed, and this act shall take effect. the act entitled "an act to establish a code sperits is a blessin?" "Yes," replied and be in force from and after its passage.

WILLIAM B. WOODS, President of the Senate. April, 6, 1859.

tors, it shall be the duty of said trustee, proceedings to enforce their allowance have within ton days after the delivery of the been commenced, shall be held until said assignment to him, and before disposing of proceedings have terminated, when any property, so assigned, to appear before shall be paid, if the allowance of the claim the probate judge of the county in which has been ordered, upon the same; other breakinst. Now, sir, since I can like said Charles with a resolute effort, "that is, comfortably in this manner, why should I prostitute in press to personal hatred any way."

I prostitute manner, why should I prostitute of the said assignment, produce the original amongst other creditors not paid in full, or now, if you are willing, to show him about "The Lord's will be done!" ejacu-assignment, or a copy thereof, cause the refunded to the assignor, as the case may elected to each House agreeing thereto, have to be filed in the probate court, and require.
into an undertaking in such sum, with Sec. 11. Before any dividend is declarenter into an undertaking in such sum, with SEC. 11. Before any dividend is declar-auch sureties as shall be approved by the cd, the costs and expenses of administering said judge, conditioned for the faithful performance by the said trustee of his duties a reasonable compensation to the said as-according to law.

Ruled paper—the French press.

The paper that is full of rows—the paper of plus.

Spiritualist's paper—(w) rapping paper.

Papers illustrated with cuts—editorial exhanges.

Drawing paper—the dentiat's bill.

Drawing paper on railroads—the made said assignment

visions of this act shall, within thirty days or the jurisdiction of the courts of the county, senators and representatives, and also for

edge; and the property and assets comprised in the inventory shall be appraised by
three suitable, disinterested persons, who
shall be appointed by the probate judge and
swern to a faithful discharge of their trust
and if any part of such county of the county of the

a schedule verified under oath of all debts personal security, if any, the claimant holds and liabilities of the assignor, within his for the same, or that he has no security knowledge, and shall cause notice to be given in some newspaper of general circulation within the county, for three successive under eath touching any such collateral or weeks of his appointment as assignee, and other security, or any other matter relating requiring creditors to present their claims.

Sho 5. The assignes shall proceed at once to convert all the assets received by him into money, and to sell the real and personal property assigned, either for cash, or upon such other terms as the probate tor good cause and to appoint another in judge in his discretion may order, at public auction, at such time and place as may be designated in notice given by advertisement in some newspaper of general circulation, within the county, for six successive weeks, sureties, and an application made by any and of which sale due return shall be made surety or sureties of any assignee, may, if to the judge, but all sales of real estate shall satisfied of the reasonableness of such ap-

lionor. Won't you be proud, mother, to seem we warright at the evening of the evening of the vering the seem of the evening the seem of the vering the seem of the evening the seem of the evening the seem of the with or without costs as the court shall think administer the same as in other cases of as-right; provided, however, that the assignor signments to trustees for the benefit of ored-

undertaking with surety or sureties to be March 14th, 1853, be and the same is bere-

Sec. 10. At the expiration of eight months from the appointment and qualifi-cation of the assignee, and scener if it can Sec. 21. In all cases of assignments eation of the assignee, and sooner if it can payment of non-proferred claims and balances of claims equally amongst all the credias required in the sixth section of this act; of the making of which dividend, and of the time and place of payment thereof, notice age may direct; of the payment of which dividends and those remaining uncailed for and unpaid at that time, report shall be made within sixty days after the day fixed given to the owners of the unpaid dividends egulating the Mode of Administering as by publication and such same are not designments in Trust for the Benefit of shall direct; and if the same are not designments in Trust for the Benefit of shall direct; and if the same are not designments in WILLIAM B. WOODS, Section 1. Be it enacted by the Gener-same shall be divided pro rata among the

signee, and his counsel fees and other expenses, as may be allowed by the probate on the second Tuesday of October, 1869, indeed, shall be paid out of the trust fund.

Sec. 12. In case the assignee or any of the probate judge, on application of the assigner or any one or more of his creditors to remove the said assignee and appoint another in his stead, who shall thereupen is more reflects which he conceals and the property or effects which he conceals and the property or effects which he conceals and the sessions of the Legislature shall referred to the property or effects the payment of his debts; for annual sessions of the Legislature shall referred to the property and sessions of the Legislature shall referred to the property or effects the payment of his debts; for annual sessions of the Legislature shall referred to the payment of his debts; for annual sessions of the Legislature shall referred to the second Tuesday of October, 1869, therefore, a secretor is the second Tuesday of October, 1869, therefore, a secretor is the second Tuesday of October, 1869, therefore, a secretor is the second Tuesday of October, 1869, therefore, a secretor is the second Tuesday of October, 1869, therefore, a secretor has not a surrendered all the property and official referred to the second Tuesday of October, 1869, therefore, a secretor has not a surrendered all the property and official referred to the second Tuesday of October, 1869, therefore, a secretor has not a surrendered all the property and official referred to the second Tuesday of October, 1869, therefore, a secretor has not a surrendered all the property and official referred to the second Tuesday of October, 1869, therefore, a secretor has not the second Tuesday of October, 1869, therefore, a secretor has not the second Tuesday of October, 1869, therefore, a secretor has not the second Tuesday of October, 1869, therefore, a secretor have referred to the second Tuesday of October, 1869, therefore, a secretor has not the second Tuesday of October, 1869, therefor

WHOLE NO., 498. after entering upon the discharge of such trust, unless for good cause shown the probate judge shall allow a longer time, file in the office of the probate judge an inventory verified under each of the property, money, rights and credits of the said assignor which shall have come to his possession or knowl-edge; and the property and assets compris-belong to the debter and should be applied

against the assignce to enforce such claims within thirty days after the same shall have been rejected, in which if he recover, the judgment shall be against the assigner, that he allow the same in settlement of his trusts with a without strain and the course of the same in settlement of his trusts with a without strain and the same in settlement of his trusts with a without strain and the same in settlement of his trusts.

may make any defence to such action that iters.
the assignee might have made to a suit inSEC. 18. This act shall apply to all se-

Sec. 19. The act entitled "an act decotten for one gallon of "do" whiskey.— tiscment in some newspaper printed and of precisery two pounds of middling tiscment in some newspaper printed and of precisery two pounds of "do" whiskey.— tiscment in some newspaper printed and of precisery two pounds of "do" whiskey. in contemplation of insolvency,"

by repealed. SEC. 20. The probate judge shall be ening the same, such claim or claims shall be titled to the following fees for services per-ordered to be disallowed, and the same pro-formed under this act; for filing copy of ceedings shall be had as required in other eases of disallowance by the foregoing sec cents each, and for all other papers, five cents each; for appointing or removing any Sec. 9. The probate court shall order assignee, one dollar; for hearing and decidthe payment of all incumbrances and liens ing applications by an assignee for the beneupon any of the property sold, or rights fit of this act, two dollars, and for all other and credits collected out of the proceeds services performed under this act, the same compensation as is provided by law for like services in the settlement of estates of per-

be done with regard to the rights and inter- made before the passage of this act, and ests of all parties, and as often afterwards as where uo final settlement and distribution may be deemed proper by the probate judge, a dividend shall be declared payable out of the assets of the assignors, applicable to the application of any creditor of the assignor, application of any creditor of the assignor. to issue a citation sagainst such assignee, requiring him to appear before such probate of their respective claims thereon, including show cause why he should not give bail for those disallowed as to which the claimant the execution of his trust according to the has begun proceedings to establish the same, provisions of this act; and such probate judgo on good cause shown may require such assigned to give bail according to the provisions of this act; and in case such aspaper, and in such other way as the probate such citation, or shall fail to give ball within the time ordered by such probate judge. such probate judge shall remove him and appoint another assignee, and after the giving ball by any assignce, as provided in this for the payment of the same. The probate section, the same proceedings shall be bad judge shall then cause a new notice to be as provided in this act in case of assignments after the passage of this act.

SEC. 22. This act to take effect from and Speaker of the House of Representatives, MARTIN WELKER,

President of the Senate.

[ No. 219 ]

AN ACT Relating to a certain proposed Amendment to the Constitution, and the Publication of this Act.

elected to each House agreeing therete, have proposed a certain amendment to the Constitution, providing for annual sessions of the Legislature to be submitted to the elec-tors for their approval or rejection at the election for Senators and Representatives,

aid assignment moneys and credits for the purpose of put now required by law to be made of the rotes.

Every assignee within the pro- ting them beyond the reach of bis creditors, cast at such election for state officers and